AO 120 (Rev. 08/10)

TO:

Mail Stop 8 Director of the U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

In Compliant filed in the U.S. Dist		5 U.S.C. § 1116 you are hereby advised that a castern District of North Carolina	ourt action has been on the following
	Patents. (the patent action	on involves 35 U.S.C. § 292.):	
DOCKET NO. 5:13-CV-94-FL	DATE FILED 2/8/2013	U.S. DISTRICT COURT Eastern District of North Carolina	
PLAINTIFF Universal Mania, Inc., a	North Carolina corporation	Otter Products, LLC, a Color Company	ado Limited Liability
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT C	OR TRADEMARK
1 10 Ths		SEE ATTACHED COPY OF COMPLAINT	
3			
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DATE INCLUDED	INCLUDED BY	following patent(s)/ trademark(s) have been inc	☐ Other Pleading
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK	
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In the abor	ve—entitled case, the following o	decision has been rendered or judgement issued	:
CLERK	(BY)	DEPUTY CLERK	DATE
JULIE A. RICHARDS D		elsia Heath	2/11/2013

paragraphs 1 to 11 of the Complaint as though fully set forth herein.

- 13. There exists an actual case and controversy between OTTER PRODUCTS and UNIVERSAL MANIA concerning OTTER PRODUCTS' alleged liability for infringement of U.S. Trademark Nos. 2,287,619; 3,791,318; 3,788,535; 3,788,534; 3,865,367; 3,623,789; 3,963,182; 3,791,317; 4,079,672; and 3,795,187, among potentially others.
 - 14. The case and controversy was created by virtue of OTTER PRODUCTS correspondence and draft complaint sent to UNIVERSAL MANIA.
 - 15. UNIVERSAL MANIA seeks a declaratory judgment to resolve plaintiff and defendant's respective rights regarding OTTER PRODUCTS' claims for trademark infringement, false designation of origin, dilution, false advertisement, unfair business practice, unfair competition and unjust enrichment.

PRAYER FOR RELIEF

WHEREFORE, plaintiff asks that this Court grant judgment against defendant for the following:

- A. A judgment that plaintiff has not infringed or diluted any trademark right of defendant's;
- B. A judgment that plaintiff has not engaged in false advertisement or any unfair business practice or competition;
- A judgment that plaintiff was not unjustly enriched by any action or omission alleged by defendant;
- D. Plaintiff to recover its attorneys' fees and costs; and
- E. Plaintiff receives all other relief the Court deems appropriate.